IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

INITE	ED STATES OF	AMEDICA	1		
UNITE	D STATES OF	AMERICA)		
VS.)	CASE NO.: 3:13-CR-360-M	(01)
DOMI	NIC PARKER,	Defendant.)))		
			EPORT AND RECOMM RATE JUDGE CONCER	MENDATION OF THE ENING PLEA OF GUILTY	
and no undersi Plea of DOMI	lefendant, and to objections there igned District Ju Guilty is corre NIC PARKER i	he Report and Recommend eto having been filed withing adge is of the opinion that to ct, and it is hereby accepted is hereby adjudged guilty of	dation Concerning Plea of in fourteen days of service the Report and Recommen ed by the Court. According	Regarding Entry of a Plea of Guilty, the Confederation Guilty of the United States Magistrate Justin accordance with 28 U.S.C. § 636(b)(1) dation of the Magistrate Judge concerning agly, the Court accepts the plea of guilty, Firearm, in violation of 18 U.S.C. §§ 922(generation of 18 U.S.C.)	idge,), the g the , and
	The defendant	is ordered to remain in cu	ıstody.		
	The Court adopts the findings of the United States Magistrate Judge by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released and should therefore be released under § 3142(b) or (c).				
	Upon motion, this matter shall be set for hearing before the United States Magistrate Judge who set the condition of release for determination, by clear and convincing evidence, of whether the defendant is likely to flee or pose a danger to any other person or the community if released under § 3142(b) or (c).				
	The defendant is ordered detained pursuant to 18 U.S.C. § 3143(a)(2). The defendant shall self-surrender to the United States Marshal no later than				
	☐ There ☐ The G ☐ This n release	is a substantial likelihood overnment has recommendatter shall be set for hearing for determination, by cle	that a motion for acquitta ded that no sentence of im- ing before the United State ar and convincing evidence	3(a)(2) because the Court finds l or new trial will be granted, or aprisonment be imposed, and es Magistrate Judge who set the condition ee, of whether the defendant is likely to fle cased under § 3142(b) or (c).	
	alleging that t 3143(a)(2). The of release for constraints § 3145(c) why and convincing	here are exceptional circulars matter shall be set for half the determination of whether in the defendant should not	imstances under § 3145(c) hearing before the United S t has been clearly shown t be detained under § 3143((a)(2) because the defendant has filed a mode why he/she should not be detained und States Magistrate Judge who set the condit that there are exceptional circumstances usua)(2), and whether it has been shown by a danger to any other person or the communication.	der § tions inder clear
	arayen 1:	61.1 07 001.1			

SIGNED this 6th day of January, 2014.

BARBARA M. G. LYNN

UNITED STATES DISTRICT JUDGE NORTHERN DISTRICT OF TEXAS